1				
2 3 4 5 6			<u>*E-FILED - 5/11</u>	<u>//10*</u>
6 7				
8	IN THE UNITED STATES DISTRICT COURT			
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
10 11 12 13	GREGORY WELKER, Petitioner, vs.)))) I)	No. C 08-4551 RM ORDER GRANTI PETITIONER'S M FURTHER TRAN PRODUCTION O	NG MOTION FOR ISCRIPTS AND IF EXHIBITS
14 . 15 .	JAMES HARTLEY, Warden, Respondent.) I))	SUBMITTED IN RESPONDENT'S (Docket Nos. 17 &	ANSWER
17 18 19 20 21 22 23 24 25 26 27	Petitioner, a state prisoner proceeding <u>pro se</u> , seeks a writ of habeas corpus pursuant to 28 U.S.C. § 2254. The court reviewed petitioner's petition and ordered the respondent to show cause why the petition should not be granted based on petitioner's cognizable claims. Respondent filed an answer and petitioner filed a traverse. Pending before the court are petitioner's motions for the court to order respondent to furnish additional transcripts and for production of the exhibits respondent submitted in support of his answer. In the court's November 12, 2008 order to show cause, the court provided the following instructions to respondent: "Respondent shall file with the answer and serve on petitioner a copy of all portions of the underlying state criminal record that have been transcribed previously and that are relevant to a determination of the issues presented by the petition." On June 1, 2009, respondent filed his response along with a supporting memorandum and an exhibit notice of			

Respondent's Answer
P:\PRO-SE\SJ.Rmw\HC.08\Welker551mtnexh.wpd

lodging.

Petitioner has not received respondent's lodged exhibits. Further, upon review of the court file, the court notes that it also does not include any of respondent's exhibits that were noticed. Accordingly, petitioner's motion for respondent to provide a copy of the exhibits in support of his response to the petition is **GRANTED.**

With respect to petitioner's motion for the court to order respondent to furnish additional portions of transcripts, petitioner requests that the respondent provide copies of transcripts from specific hearing dates -- namely: August 4, 2006, August 18, 2006, September 1, 2006, September 29, 2006, October 2, 2006, and October 13, 2006. Petitioner asserts that those transcripts are relevant to his claims. Accordingly, petitioner's motion for respondent to furnish additional transcripts is hereby **GRANTED**.

Within **thirty** days of the date this order is filed, respondent shall provide petitioner with a copy of all exhibits lodged in support of the response in addition to a copy of the transcripts of the above referenced hearing dates. Respondent shall also provide the court a copy of both the exhibits and the additional transcripts. Petitioner shall file any supplemental traverse withint **thirty** days after receiving such documents.

This order terminates docket nos. 17 & 18.

DATED: _____5/11/10

Konald M. Luhyte
RONALD M. WHYTE
United States District Judge